

DATE: 2/17/21 @ 4:33

TAPE: FTR

TIME IN COURT: 11 minutes

MAGISTRATE JUDGE CHRISTOPHER C. BLY COURTROOM DEPUTY CLERK: JAMES JARVIS

CASE NUMBER: 1:21-mj-151-CCB DEFENDANT'S NAME: Verden Andrew Nalley

AUSA: Ryan Buchanan DEFENDANT'S ATTY: Thomas Hawker

USPO / PTR: ( ) Retained ( ) CJA (x) FDP ( ) Waived

☒ ARREST DATE 2/17/21

☒ Initial appearance hearing held.

☒ Defendant informed of rights.

Interpreter sworn: \_\_\_\_\_

**COUNSEL**

☒ ORDER appointing Federal Defender as counsel for defendant.

☐ ORDER appointing \_\_\_\_\_ as counsel for defendant.

☐ ORDER: defendant to pay attorney's fees as follows: \_\_\_\_\_

**IDENTITY / PRELIMINARY HEARING**

☒ Defendant ORALLY WAIVES identity hearing. \_\_\_\_\_ WAIVER FILED

☐ Identity hearing HELD. \_\_\_\_\_ Def is named def. in indictment/complaint; held for removal to other district.

☐ Defendant ORALLY WAIVES preliminary hearing in this district only. \_\_\_\_\_ WAIVER FILED

☐ Preliminary hearing HELD. \_\_\_\_\_ Probable cause found; def. held to District Court for removal to other district

☐ Commitment issued. Detention hearing to be held in charging district

**BOND/PRETRIAL DETENTION HEARING**

☒ Government motion for detention filed. Friday 2/19/21 @ 2:00 pm

Pretrial hearing set for \_\_\_\_\_ @ \_\_\_\_\_ ( ) In charging district.)

☐ Bond/Pretrial detention hearing held.

☐ Government motion for detention ( ) GRANTED ( ) DENIED

☐ Pretrial detention ordered. \_\_\_\_\_ Written order to follow.

BOND set at \_\_\_\_\_ NON-SURETY \_\_\_\_\_ SURETY

\_\_\_\_\_ cash \_\_\_\_\_ property \_\_\_\_\_ corporate surety ONLY

SPECIAL CONDITIONS: \_\_\_\_\_

☐ Defendant released.

☐ Bond not executed. Defendant to remain in Marshal's custody.

☐ Motion ( ) verbal) to reduce/revoke bond filed.

☐ Motion to reduce/revoke bond \_\_\_\_\_ GRANTED \_\_\_\_\_ DENIED

☐ See page 2

Defendant was advised of the below order at today's proceeding.

Order

Pursuant to the Due Process Protections Act, *see* Fed. R. Crim. P. 5(f), the government is directed to adhere to the disclosure obligations set forth in *Brady v. Maryland*, 373 U.S. 83 (1963), and its progeny, and to provide all materials and information that are arguably favorable to the defendant in compliance with its obligations under *Brady*; *Giglio v. United States*, 405 U.S. 150 (1972); and their progeny. Exculpatory material as defined in *Brady* and *Kyles v. Whitley*, 514 U.S. 419, 434 (1995), shall be provided sufficiently in advance of trial to allow a defendant to use it effectively, and exculpatory information is not limited to information that would constitute admissible evidence.

The failure of the government to comply with its *Brady* obligations in a timely manner may result in serious consequences, including, but not limited to, the suppression or exclusion of evidence, the dismissal of some or all counts, adverse jury instructions, contempt proceedings, or other remedies that are just under the circumstances.